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Approved for use through 9/30/98. OMB 0851-0032
Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE

			Attorney Docket I	Number	X-1484	4			
DECLARA	} [First Named Inve	ntor	FERRITTO, Rafael, et al					
UTILITY O	R DESIGN	J [COMPLETE IF KNOWN						
PATENT AF	PLICATIO	N	Application Numb	oer					
			Filing Date						
Declaration Submitted w	ith Initial Filing		Group Art Unit						
Declaration Submitted a	fter Initial Filing	1	Examiner Name						
As a below named inventor, I	hereby declare the	nat				,			
My residence, post office addre	•		low next to my name.						
I believe I am the original, first a below) of the subject matter wh	end sale Inventor (if only one name	is listed below) or an or	riginal, first and ntion entitled:	joint invent	or (if plural names are listed			
			FERATOR ACTIVATED		ODULATO	DRS			
the specification of which is attached hereto OR X was filed on (MM/DD/YYYY)	06/1	1/2003 a	s United States Applica	ation Number or	PCT Inten	national			
<u> </u>	/US03/16207	and was amen			,	(if applicable).			
Il hereby state that I have revier amendment specifically referred I acknowledge the duty to disck	d to above.								
I hereby claim foreign priority b Inventor's certificate, or § 365(a America, listed below and have PCT international application h	 a) of any PCT inter also identified be 	national applicati ow. by checking	on which designated at the box, any foreign ap	t least one coun plication for pate	try other th ent or inver	an the United States of			
Prior Foreign Application Number(s)		ntry	Foreign Filing I	Date Pr	iority Claimed	Certified Copy Attached YES NO			
		•							
			1						
Additional foreign appli	cation numbers an	e listed on a supp	lemental priority sheet	attached hereto	×				
I hereby claim the benefit unde	er Title 35, United	States Code § 11	9(e) of any United State Date (MM/DD/YYYY)	es provisional a	pplications	(6) listed below.			
Application Number(s) 60/390,102		Fanty	06/19/2002		numbers	Il provisional application are listed on a supplemental neet attached hereto.			

[Page 1]

all inventors

Indy: Et

Please type a plus s	sign (+) inside this box		PTO/SB/01 (8-96) (MODIFIED							
	L		Patent	Approved for use through 9/30/98. OMB 0651-0032 Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE						
		DEC	LARATIO					<u></u>		
application designated disclosed in the price 112, I acknowledge	enefit under Title 35, Unliting the United States of A or United States or PCT in the duty to disclose informable between the filing da	ted States Code §120 merica, listed below a ternational application nation which is materia	of any United Sta nd, insofar as the in the manner pro al to patentability	tes application(s), subject matter of e ovided by the first p as defined in Title 3	each of t paragrap 37, Code	he claim h of Title of Fede	s of this application is no 35, United States Code ral Regulations § 1.56			
U.S. Pare		CT Parent	Pare	nt Filing Date		-	nt Patent Number			
Application N	umber	Number	(MI	W/DD/YYYY)			(if applicable)			
					!_		-	_		
Additional U.S. or PCT international application numbers are listed on a supplemental priority sheet attached hereto.										
	or, I hereby appoint the foli ice connected therewith:	owing registered pract	titioner(s) to prose	ecute this application	on and to	transac	t all business in the Pate	m t		
Attorney Name		Reg. No.	Attorn	ey Name			Reg. No.			
Arvie J. Anderson		45,263	Thoma	as LaGrandeur			51,028			
Lynn D. Apelgren		45,341			•		27,919			
Robert A. Armitage		27,417	Kirby				47,744	_		
Brian P. Barrett Michael T. Bates	 	39,597 34,121		P. Leeds			35,241 38,537	_		
Roger S. Benjamin		27,025		eth A. McGraw			44,648	_		
Gary M. Birch		48,881		as K. Norman	·········		33,267	_		
William R. Boudrea		35,796		Palmberg			40,422	_		
Steven P. Caltrider		36,467		as G. Plant			35,784			
Paul R. Cantrell	·	36,470		d Prein			37,212	_		
John Cleveland Charles E. Cohen		50,697 34,565		E. Reed S J. Sales			41,264 33,773			
Donald L. Comedia)	30,741		el J. Sayles			32,295	_		
Gregory A. Cox		47,504		M. Stemerick			40,187	_		
Paula K. Davis		47,517	Mark .	J. Stewart			43,936			
John C, Demeter		30,167		t D. Titus			40,206			
Manisha A. Desai		43,585		t C. Tucker		45,165 47,145				
Paul J. Gaylo Francis O. Ginah	 	36,808 44,712		ii. Tucker arri Vorndran-Jone	<u> </u>		47,145 36,711	_		
Janet A. Gongola		48,436		t T. Vov	73		43,972	_		
Amy E. Hamilton		33,894		as D. Webster			39,872			
Danica Hostettler		51,820	Lawre	nce T. Welch			29,487			
Thomas E. Jackson	n	33,064		nder Wilson			45,782	_		
Soonhee Jang		44,802		A. Winter			P53,782	_		
Gerald P. Keleher James J. Kelley	··· ·	43,707		vnn Wiskerchen . Wood			45,511 48,613	_		
Paul J. Koivuniemi	· · · · · · · · · · · · · · · · · · ·	41,888 31,533		. W000			40,013	_		
Tadi O. Nortaniemi		31,560								
Additional	registered practitioner(s)	named on a suppleme	ntal sheet attache	d hereto.						
Direct all corresponde	nce to:									
Name	ELI LILLY AND CO	MPANY						_		
Address	ATTN: MaCharri V	ORNDRAN-JONE	S							
Address	Patent Division, P.	O. Box 6288								
City	INDIANAPOLIS	State	INDIANA		ZIP	40	5206-6288			
Country	US	Telephone		(317) 276-166	55	Fax	(317) 276-3861			
I hereby declare the	at all statements made he ; and further that these sta or imprisonment, or both,	rein of my own knowle	rith the knowledge	that all statements that willful false st	made o	is and th	e like so made are	_		
	dity of the application or ar									
Name of Sole	or First inventor:	☐ A Petition	has been filed	l for this unsign	ed inve	entor	· · · · · · · · · · · · · · · · · · ·			
							- 12 22 T	-		

Middle Name Given Family FERRITTO Suffix Rafael e.g. Jr. Name **CRESPO** Date Inventor's Signature 19-8-2003. Citizenship ES Residence: City Madrid State Country ES Address C/ Artajona 21, 2A Post Office Address | SAME AS ABOVE City State 28039 Country ES Madrid Additional Inventors are being named on supplement sheet(s) attached hereto.

[Page 2]

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DECLARATION																
Name of Additional Joint Inventor, if any:					A Petition has been filed for this unsigned invento								ventor			
Given Name	T	Jose			Middle Name		Alfredo		Famil Name			N	1		Suffix e.g. Jr.	
Inventor Signatur		7	MD:-									D	ate	70	-Dvr	-5003
Residen		City		Stat	е				Country	E	S			Citize	enship	ES
Address			C/ Juan Duque 9, 5-B	<u> </u>												
Post Off	ice A	ddress	SAME AS ABOVE													
City	Mac	drid		Stat	8		Zip		28005		Country		ES			
Name	of A	dditior	nal Joint Inventor, if any:	:] A	Petition	has i	been file	ed fo	or this	unsi	gned in	ventor
Given Name		Maria			M)dd Nam	1	Dolores		Famil Name			MARTIN- ORTEGA			Suffix e.g. Jr.	
			-u-A	l_]1	FINGE	<u> </u>				
Inventor Signatur	_		114-			·							Date	25	- 8	1303
Residen	ce:	City M	adrid			Sta	te	<u> </u> c	ountry	ES				Citiz	enship	ES
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Name	of A	Addition	nal Joint Inventor, if any	:			A Pet	ition	has bee	n file	ed for thi	is u	nsign	ed in	ventor	
Given Name		Isabe	1		Middle Name			Family Name			ROJO GA		GAR	CIA	Suffix e.g. Jr.	
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Name of Additional Joint Inventor, if any: A Petition has been filed for this unsigned inventor																
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Name of Additional Joint Inventor, if any: A Petition has been filed for this unsigned inve							nventor								
Given Name	Alar	0	lan	-	Middle Name		M		Famil Name		WARSH	AWS	Y	Suffix e.g. Jr.	
Inventor's Signature		,	Olem MV.	ZN.	the	av	och	N	1			Date	7	115/2	203
Residence	City	C	armel	State	ate IN			\Box	Country	Country US			Citt	cenship	US
Address		_	13828 Springmill Por	nds (Circ	les									
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City C	armel			State	<u>. In</u>	٧.	Zlp		46032	2	Country	US			
Name of	Additi	on	al Joint Inventor, if any:				С] 🗚	Petition	has	been filed	for this	s un	signed i	nventor
Given Name	Yan	pli	ng		ilddi Iame				Famil		XU			Suffix e.g. Jr.	
Inventor's Signature		0	Taring I									Date	7	/16/	ציטג /
Residence	: City	FI	shers			Sta	te i	N C	country	US			Cit	/ izenship	CN
Address			13832 Barnett Place												
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Name of	Addit	lon	al Joint Inventor, if any	:]	A Peti	tion	has bee	en fil	ed for this	unsign	ed i	nventor	
Given Name					/ilddi Vame				Fami Nam					Suffix e.g. Jr.	
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PTO/SB/96 (8-96) (MODIFIED)
Approved for use through 9/30/98, OMB 0651-0027
Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

OTO5 Rec'd PCT/PTO O DULL 2014 CERTIFICATE UNDER 37 CFR 3.73(b)

Applicant:	Rafael Ferritto Crespo, et al.
Application N	No.: US Nat'l Phase of PCT/US2003/016207 Filed:
Entitled: <u>AM</u> MODULATO	MIDE LINKER PEROXISOME PROLIFERATOR ACTIVATED RECEPTOR DRS
ELI LILLY A (Name of Assignee)	, a CORPORATION (Type of Assignee, e.g. corporation, partnership, university, government agency, etc.)
certifies that it i	s the assignee of the entire right, title and interest in the patent application identified above by virtue of either:
A. [] An assi	gnment from the inventor(s) of the patent application identified above.
	e assignment was recorded in the Patent and Trademark Office at Reel, Frame. e assignment is being submitted separately for recordation; a copy of this assignment is attached.
	OR
B. [] A chain	of title from the inventor(s), of the patent application identified above, to the current assignee as shown below:
1.	From: To: The document was recorded in the Patent and Trademark Office at Reel, Frame, or for which a copy thereof is attached.
2.	From: To: The document was recorded in the Patent and Trademark Office at Reel, Frame, or for which a copy thereof is attached.
3.	From: To: The document was recorded in the Patent and Trademark Office at Reel, Frame, or for which a copy thereof is attached.
[]	Additional documents in the chain of title are listed on a supplemental sheet.
[] Copies of as	signments or other documents in the chain of title are attached.
The undersigned	d (whose title is supplied below) is empowered to sign this certificate on behalf of the assignee.
belief are believ like so made, ar	that all statements made herein of my own knowledge are true, and that all statements made on information and red to be true; and further, that these statements are made with the knowledge that willful false statements, and the e punishable by fine or imprisonment, or both, under Section 1001, Title 18 of the United States Code, and that e statements may jeopardize the validity of the application or any patent issuing thereon.
12-7	7-2004 Malham Jamolian - Jones
Date	MaCharri Vorndran-Jones Patent Counsel

Send to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450

PTO/SB/80 (12-03)

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U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

POWER OF ATTORNEY TO PROSECUTE APPLICATIONS BEFORE THE USPTO

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✓ Pract	Practitioners associated with the Customer Number: 25885					
OR	1			_		
Pract	itioner(s) named below (if more than ten patent pr	actitioners are to be named, the	en a customer n	umber must be used):		
	Name		Registration No			
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as attorney	(s) or agent(s) to represent the undersigned before	re the United States Patent and	Trademark Office	ce (USPTO) in connection with		
any and all	 (s) or agent(s) to represent the undersigned below patent applications assigned only to the undersign this form in accordance with 37 CFR 3.73(b). 	ined according to the USP10 a	ssignment recor	us of assignment document		
	Name and Address:					
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1	lly and Company					
Pate	nt Division					
PO	3ox 6288					
India	napolis, Indiana 46206-6288					
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ļ	of this form, together with a statemen	ot under 37 CEP 3 73(b)	(Form PTO/	SB/96 or equivalent) is		
	l to be filed in each application in Whi	ich this form IS USEQ. I	ne statemer	If fillings of CLV 2.12(b)		
I may be	completed by one of the practitioners	s appointed in this form	it the appoi	illed higenrioner is		
Attorne	ged to act on behalf of the assignee, a y isto be filed.	and must identify the ap	Pacadon III			
	SIGNA	TURE of Assignee of Record		C. CAL a sesiones		
	The individual whose signature and title	is supplied below is authorized	to act on behal	i of the assignee		
Name	Douglas K. Norman		I Data			
Signature	Dough & Norman		Date	10 August 2004		
Title	Deputy General Counsel, General I	Patent Counsel	Telephone	317-433-1651		
1			J	the suble which is to file (and by the		

This collection of information is required by 37 CFR 1.31 and 1.33. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 3 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

ASSIGNMENT

WHEREAS we, Quanrong Shen, of the City of Fishers, County of Hamilton, Alan M. Warshawshy of the City of Carmel, County of Hamilton, and Yanping Xu, of the City of Fishers, County of Hamilton along with Rafael Crespo Ferritto, Jose Alfredo Martin, Marie Dolores Martin-Ortega Finger and Isabel Rojo Garcia, of the City of Madrid, Country of Spain, have made an invention which is the subject of an international patent application under the Patent Cooperation Treaty ("PCT") entitled AMIDE LINKER PEROXISOME PROLIFERATOR ACTIVATED RECEPTOR MODULATORS, containing 152 pages, and which is to be filed in the United States Patent and Trademark Office acting as PCT Receiving Office ("Application"); and we hereby authorize and direct our common representative to insert below the filing date and application number when they become known:

PCT/US 03 / 1/207 , filed // June 2103 ; and

WHEREAS ELI LILLY AND COMPANY, an Indiana corporation having its principal place of business at Lilly Corporate Center, Indianapolis, Indiana 46285, wishes to acquire the entire interest in all inventions disclosed in such Application;

NOW, THEREFORE, in consideration of good and valuable consideration, the receipt of which is hereby acknowledged, we hereby sell, assign, transfer and set over unto Eli Lilly and Company, its successors and assigns (collectively "Lilly") our entire right, title and interest in, to and under the Application, including all priority rights for other countries arising therefrom, all inventions therein disclosed, and any and all present or future patent applications to such inventions that may be filed in the United States or any foreign country, inclusive of, but not limited to, continuations, continuations-inpart, divisions, substitutions, reexaminations, reissues, international applications under the Patent Cooperation Treaty ("PCT"), United States provisional patent applications, certificates of addition, utility models, petty patents, as well as all other intellectual property related to the Application, inclusive of, but not limited to, supplementary protection certificates, copyrights, trademarks, and data package exclusivity rights; and any and all Letters Patent of the United States and of all foreign countries and all related patent term extensions which may be granted for Letters Patent with respect to the Application; all of the above to be held and enjoyed by Lilly for its own use and enjoyment to the full end of the term or terms for which such Letters Patent and related intellectual property rights may be granted, as fully and entirely as the same would have been held and enjoyed by us had this Assignment and sale to Lilly not been made.

For ourselves and for our heirs, successors and legal representatives, we covenant that no assignment, sale, agreement or encumbrance has been or will be made or entered into which would conflict with this Assignment.

For ourselves and for our heirs, successors and legal representatives, we further covenant and agree with Lilly that upon request we and they will, without further consideration than that now paid, but at the expense of Lilly: (i) execute original, provisional, substitute, continuation, divisional, continuation-in-part, reexamined, or reissued applications, amended specifications, or rightful declarations or oaths for such application; (ii) communicate to Lilly any facts known to us or them relating to such inventions or the history thereof; (iii) execute preliminary statements and testify in any interference proceedings, litigation discovery proceedings and depositions, oppositions, cancellation proceedings, priority contests, public use proceedings, administrative agency proceedings, litigation and other court actions and the like; (iv) execute and deliver any application papers, affidavits, declarations, assignments, or other instruments; and (v) do all other acts which, in the opinion of counsel for Lilly, may be necessary or desirable to secure the grant of Letters Patent and related intellectual property to Lilly or

its nominees, in the United States and in all other countries where Lilly may desire to have such inventions, or any of them, patented, with specifications and claims in such form as shall be approved by counsel for Lilly and to vest and confirm in Lilly or its nominees the full and complete legal and equitable title to all such Letters Patent and related intellectual property.

IN WITNESS	WHEREOF we have executed this assignment on the date indicated
below. 7/15/03	Quantong Shen
	Quanrong Shen
7/15/03 Date	Alan M. Warshawsky
7/16/03 Date	Yanping Xu
	UNITED STATES OF AMERICA
STATE OF INDIANA COUNTY OF MARIEN) ss:
Before me, a Notary Pr	ablic for County, State of Indiana, personally appeared LIA KA WARSHAWSKY and acknowledged the execution s day of
and YANPING A U of the foregoing instrument thi	s and acknowledged the execution
, 2003.	Notary Public
My commission expires:	. '
	CATHERINE MICHEL MY COMMISSION EXPIRES OCTOBER 21, 2008 RESIDENT OF JOHNSON COUNTY

ASSIGNMENT

WHEREAS ELI LILLY AND COMPANY, an Indiana corporation having its principal place of business at Lilly Corporate Center, Indianapolis, Indiana 46285, wishes to acquire the entire interest in all inventions disclosed in such Application;

NOW, THEREFORE, in consideration of good and valuable consideration, the receipt of which is hereby acknowledged, we hereby sell, assign, transfer and set over unto Eli Lilly and Company, its successors and assigns (collectively "Lilly") our entire right, title and interest in, to and under the Application, including all priority rights for other countries arising therefrom, all inventions therein disclosed, and any and all present or future patent applications to such inventions that may be filed in the United States or any foreign country, inclusive of, but not limited to, continuations, continuations-inpart, divisions, substitutions, reexaminations, reissues, international applications under the Patent Cooperation Treaty ("PCT"), United States provisional patent applications, certificates of addition, utility models, petty patents, as well as all other intellectual property related to the Application, inclusive of, but not limited to, supplementary protection certificates, copyrights, trademarks, and data package exclusivity rights; and any and all Letters Patent of the United States and of all foreign countries and all related patent term extensions which may be granted for Letters Patent with respect to the Application; all of the above to be held and enjoyed by Lilly for its own use and enjoyment to the full end of the term or terms for which such Letters Patent and related intellectual property rights may be granted, as fully and entirely as the same would have been held and enjoyed by us had this Assignment and sale to Lilly not been made.

For ourselves and for our heirs, successors and legal representatives, we covenant that no assignment, sale, agreement or encumbrance has been or will be made or entered into which would conflict with this Assignment.

For ourselves and for our heirs, successors and legal representatives, we further covenant and agree with Lilly that upon request we and they will, without further consideration than that now paid, but at the expense of Lilly: (i) execute original, provisional, substitute, continuation, divisional, continuation-in-part, reexamined, or reissued applications, amended specifications, or rightful declarations or oaths for such application; (ii) communicate to Lilly any facts known to us or them relating to such inventions or the history thereof; (iii) execute preliminary statements and testify in any interference proceedings, litigation discovery proceedings and depositions, oppositions, cancellation proceedings, priority contests, public use proceedings, administrative agency proceedings, litigation and other court actions and the like; (iv) execute and deliver any application papers, affidavits, declarations, assignments, or other instruments; and (v) do all other acts which, in the opinion of counsel for Lilly, may be necessary or desirable to secure the grant of Letters Patent and related intellectual property to Lilly or

its nominees, in the United States and in all other countries where Lilly may desire to have such inventions, or any of them, patented, with specifications and claims in such form as shall be approved by counsel for Lilly and to vest and confirm in Lilly or its nominees the full and complete legal and equitable title to all such Letters Patent and related intellectual property.

IN WITNESS WHEREOF we have executed this assignment on the date indicated below.

Oy - Ayurt - 1003.

Date

Rafael Crespo Ferritto

21 - 7014 - 2003

Date

Date

Date

Name - 2003

Date

Marie Dolores Martin-Ortega Finger